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8 Attorneys for Plaintiff  
9 ANTHONY C. LUSTIG

10 UNITED STATES DISTRICT COURT  
11  
12 NORTHERN DISTRICT OF CALIFORNIA

13 ANTHONY C. LUSTIG,

14 Plaintiff,

15 v.

16 AZGEN SCIENTIFIC HOLDINGS PLC,

17 Defendant.

CASE NO. 18-CV-07503-HSG


18 DECLARATION OF ANTHONY C.  
19 LUSTIG IN SUPPORT OF REQUEST  
20 TO ENTER DEFAULT

21 I, Anthony C. Lustig, declare:

22 1. I am the plaintiff in this action. I have first-hand knowledge of the facts in this  
23 declaration. If called as a witness, I could and would testify competently to these facts.

24 2. On or about June 12, 2018, I received a letter signed by Michael Walshe of  
25 Kennedys law firm, of Dublin, Ireland, in which Walshe identified himself as a lawyer representing  
26 my employer, the defendant, AzGen Scientific Holdings PLC ("AzGen"). On AzGen's behalf,  
27 Walshe wrote that he was providing one month's notice of termination of my contract with AzGen.

28 I declare under penalty of perjury that the foregoing is true and correct. Executed on April  
22, 2019.

  
Anthony C. Lustig